#### Exhibit B-22

NOTIFICATION / PREUVES / ACCÈS À LA JUSTICE SERVICE / EVIDENCE / ACCESS TO JUSTICE

Doc. info. No 2 Info. Doc. No 2

mai / May 2014



#### APERÇU DES RÉPONSES AU QUESTIONNAIRE DE NOVEMBRE 2013 PORTANT SUR LA CONVENTION DE LA HAYE DU 18 MARS 1970 SUR L'OBTENTION DES PREUVES À L'ÉTRANGER EN MATIÈRE CIVILE OU COMMERCIALE (CONVENTION PREUVES)

établi par le Bureau Permanent

\* \* \*

#### SYNOPSIS OF RESPONSES TO THE QUESTIONNAIRE OF NOVEMBER 2013 RELATING TO THE HAGUE CONVENTION OF 18 MARCH 1970 ON THE TAKING OF EVIDENCE ABROAD IN CIVIL OR COMMERCIAL MATTERS (EVIDENCE CONVENTION)

drawn up by the Permanent Bureau

(Version révisée en août 2014 / revised version as per August 2014)

Document d'information No 2 de mai 2014 à l'attention de la Commission spéciale de mai 2014 sur le fonctionnement pratique des Conventions de La Haye Notification, Preuves et Accès à la justice

Information Document No 2 of May 2014 for the attention of the Special Commission of May 2014 on the practical operation of the Hague Service, Evidence and Access to Justice Conventions APERÇU DES RÉPONSES AU QUESTIONNAIRE DE NOVEMBRE 2013 PORTANT SUR LA CONVENTION DE LA HAYE DU 18 MARS 1970 SUR L'OBTENTION DES PREUVES À L'ÉTRANGER EN MATIÈRE CIVILE OU COMMERCIALE (CONVENTION PREUVES)

établi par le Bureau Permanent

\* \* \*

SYNOPSIS OF RESPONSES TO THE QUESTIONNAIRE OF NOVEMBER 2013 RELATING TO THE HAGUE CONVENTION OF 18 MARCH 1970 ON THE TAKING OF EVIDENCE ABROAD IN CIVIL OR COMMERCIAL MATTERS

(EVIDENCE CONVENTION)

drawn up by the Permanent Bureau

Ce document n'a pas été traduit. Afin de rendre les réponses facilement accessibles aux experts de la Commission spéciale, celles-ci ont uniquement été compilées telles qu'elles ont été reçues et dans la langue dans laquelle elles ont été reçues. Le Bureau Permanent a apporté quelques corrections mineures au texte à des fins de présentation. Les réponses des États peuvent être consultées dans leur intégralité et dans leur version originale sur l'Espace Preuves du site web de la Conférence de La Haye (à l'adresse < <a href="https://www.hcch.net">www.hcch.net</a> >, sous la rubrique « Questionnaires & Réponses »), à l'exception de celles de certains États, qui ne figurent ni en ligne, ni dans le présent document. Ces États n'ont pas souhaité voir leur réponse publiée.

Dans ce document, les nombres entre crochets ('[#]') renvoient au nombre d'États concernés par une réponse donnée.

Une première version de ce document a été établie et publiée sur le site de la Conférence de la Haye le 13 mai 2014. La version actuelle est une mise à jour au 5 août 2014.

\* \* \*

This document has not been translated. It is a compilation of the responses as they were received to make the responses more readily accessible to experts to the Special Commission. Therefore the responses appear as they were received, in the language in which they were received. The Permanent Bureau has made some minor corrections to the text of responses for presentation purposes. The complete response of each State in its original form is available on the Evidence Section of the Hague Conference website < <a href="www.hcch.net">www.hcch.net</a> > under "Questionnaires & Responses". Responses from States that objected to the publication of their response have not been made available online and are not reproduced in this document.

Throughout this document numbers contained in square brackets ('[#]') refer to the number of relevant responses.

A first version of this document was prepared and published on the website of the Hague Conference on 13 May 2014. This current version is up to date as to 5 August 2014.

#### **TABLE OF CONTENTS**

		STATES AND REGIONAL ECONOMIC INTEGRATION (REIO):	6
		ANISATION REGIONALE D'INTEGRATION ECONOMIQUE REPONDU:	8
PART I -	QUES	STIONS FOR NON-CONTRACTING STATES	10
A.	Reas	sons for not being a Contracting State	10
	(1)	Why is your State not a party to the Evidence Convention?	.10
В.	Stud	lying the Evidence Convention	11
	(2)	Is your State currently studying the Evidence Convention with a view to becoming a Contracting State, or does your State envisage studying it with a view to becoming a Contracting State?	.11
c.	Topi	cs for the agenda of the Special Commission meeting	12
	(3)	Are there any specific topics or practical issues that your State would like to have addressed at the Special Commission meeting concerning the Evidence Convention?	.12
PART II	– QUE	STIONS FOR CONTRACTING STATES	13
A.	"Evi	dence Section" of the HCCH Website	13
	(4)	Is the information contained in the practical information chart for your State complete and up-to-date?	.13
	(5)	How useful is the information on the Evidence Section of the HCCH website?	.13
В1.	Stat	istics – <i>incoming</i> Letters of Request (Chapter I)	14
	(6)	How many Letters of Request have been received annually by the Central Authority(ies) of your State?	. 14
	(7)	For Letters of Request received in 2012, please complete the following table	. 18
B2.	Stat	istics – <i>outgoing</i> Letters of Request (Chapter I)	19
	(8)	How many Letters of Request have been sent annually by the Central Authority(ies) of your State?	. 19
	(9)	Is your State experiencing any problems with the timely execution of Letters of Request sent to other Contracting States?	22
ВЗ.	Stat	istics – use of consuls and commissioners (Chapter II)	
Б3.		Does your State have any data on the taking of evidence	27
		under Chapter II?	
C.		eral appreciation of the Evidence Convention	25
		How does your State rate the general operation of the Convention?	. 25
_	, ,	Does your State consider there to be any positive or problematic aspects of the operation of the Convention?	
D.		e law and reference work	28
	(13)	Have any decisions on the interpretation or application of the Evidence Convention been rendered by the judicial authorities of your State since 2009?	. 28

	(14)	Have any works on the Evidence Convention been recently published in your State that do not already appear on the Evidence Section of the HCCH website (under "bibliography")?	29
	(15)	Has your State received or sent any Letters of Request under the Evidence Convention by electronic means (e.g., by fax or e-mail)?	30
	(16)	Since 2009, has your State received or sent any Letters of Request requiring or otherwise involving the use of a video-link in their execution?	32
	(17)	If your State has not excluded in whole the application of Chapter II, has a video-link been used in your State to take evidence abroad under Chapter II?	33
	(18)	Has your State received or sent Letters of Request that expressly requested information stored in digital form ( <i>i.e.</i> , electronic evidence)?	34
F.	Topi	cs for the agenda of the Special Commission meeting	35
	(19)	Are there any specific topics or practical issues that your State would like to have addressed at the Special Commission meeting concerning the Evidence Convention?	35

#### Responding States and Regional Economic Integration Organisation (REIO):

	States and REIO [53]	Non-Contracting States and REIO [11]
1.	Argentina	1. Belgium
2.	Australia	2. Canada
3.	Belgium	3. El Salvador
4.	Bosnia and Herzegovina	4. European Union <sup>4</sup>
5.	Brazil <sup>1</sup>	5. Honduras <sup>5</sup>
6.	Bulgaria	6. Japan
7.	Canada	7. Malaysia
8.	China, People's Republic of	8. New Zealand
9.	China, Hong Kong Special	9. Panama <sup>7</sup>
-	Administrative Region <sup>2</sup>	10. Paraguay <sup>8</sup>
10.	China, Macao Special	11. Vietnam
10.	Administrative Region <sup>3</sup>	Contracting States [42]
11.	Croatia	1. Argentina
12.	Cyprus	2. Australia
13.	Czech Republic	3. Bosnia and Herzegovina
	Denmark	4. Brazil <sup>1</sup>
15.	El Salvador	5. Bulgaria
16.	Estonia	6. China, People's Republic of
17.	European Union <sup>4</sup>	7. China, Hong Kong Special
	Finland	Administrative Region <sup>2</sup>
19.	France	8. China, Macao Special
20.	Germany	Administrative Region <sup>3</sup>
21.	Honduras <sup>5</sup>	9. Croatia
22.	Hungary	10. Cyprus
23.	Israel	11. Czech Republic
24.	Japan	12. Denmark
25.	Kuwait	13. Estonia
26.	Latvia	14. Finland
27.	Lithuania	15. France
28.	Luxembourg	16. Germany
29.	Malaysia	17. Hungary
30.	Malta <sup>6</sup>	18. Israel
31.	Mexico	19. Kuwait
32.	Monaco	20. Latvia
33.	Netherlands	21. Lithuania
	New Zealand	22. Luxembourg
	Norway	23. Malta <sup>6</sup>
	Panama <sup>7</sup>	24. Mexico
	Paraguay <sup>8</sup>	25. Monaco
	Poland	26. Netherlands
	Portugal	27. Norway
	Romania	28. Poland
	Russian Federation	29. Portugal
	Serbia	30. Romania
	Slovakia	31. Russian Federation
	Slovenia	32. Serbia
45.	Spain	33. Slovakia

 $^{
m 1}$  At the time of submitting its response, Brazil was a non-Contracting State, however it has since become a Contracting State to the Convention.

<sup>&</sup>lt;sup>2</sup> Henceforth China (Hong Kong SAR).

<sup>&</sup>lt;sup>3</sup> Henceforth China (Macao SAR).

<sup>&</sup>lt;sup>4</sup> The European Commission presented a co-ordinated response (of all 28 of its Member States), from which the suggestions have been incorporated into question No 19.

<sup>&</sup>lt;sup>5</sup> A response was received from Honduras, however this State objected to all of its response being published on the Hague Conference website.

<sup>&</sup>lt;sup>6</sup> Malta is awaiting European Union authorisation (by means of a Council Decision) to accede to the Convention.

<sup>&</sup>lt;sup>7</sup> A response was received from Panama, however this State objected to all of its response being published on the Hague Conference website.

<sup>&</sup>lt;sup>8</sup> A response was received from Paraguay, however this State objected to all of its response being published on the Hague Conference website.

Case 1:13-cv-08012-CM-DCF Document 73-23 Filed 02/14/18 Page 8 of 39

46. Sri Lanka	34. Slovenia
47. Sweden	35. Spain
48. Switzerland	36. Sri Lanka
49. Turkey <sup>9</sup>	37. Sweden
50. Ukraine	38. Switzerland
51. United Kingdom	39. Turkey <sup>9</sup>
52. United States of America	40. Ukraine
53. Vietnam	41. United Kingdom
	42. United States of America

 $<sup>^{9}</sup>$  A response was received from Turkey, however this State objected to all of its response being published on the Hague Conference website.

#### États et Organisation régionale d'intégration économique (ORIE) ayant répondu :

	États et ORIE [53]	États non contractants et ORIE [11]
1.	Allemagne	1. Belgique
2.	Argentine	2. Canada
3.	Australie	3. El Salvador
4.	Belgique	4. Honduras <sup>13</sup>
5.	Bosnie et Herzégovine	5. Japon
6.	Brésil <sup>10</sup>	6. Malaisie
7.	Bulgarie	7. Nouvelle-Zélande
8.	Canada	8. Panama <sup>15</sup>
9.	Chine, République populaire de	9. Paraguay <sup>16</sup>
		10. Union européenne <sup>18</sup>
10.		11. Viet Nam
11.	spéciale de Hong Kong <sup>11</sup> Chine, Région administrative	États contractants [42]
	spéciale de Macao <sup>12</sup>	
12.		Allemagne     Argentine
13.		3
14.	Danemark	
15.		4. Bosnie et Herzégovine
16.		5. Bulgarie
	Estonie	6. Brésil <sup>10</sup>
	États-Unis d'Amérique	7. Chine, République populaire de
19.		8. Chine, Région administrative
l .		spéciale de Hong Kong <sup>11</sup>
20.	France	9. Chine, Région administrative
21.	Honduras <sup>13</sup>	spéciale de Macao <sup>12</sup>
22.	3	10. Chypre
23.		11. Croatie
24.	•	12. Danemark
25.	Koweït	13. Espagne
26.	Lettonie	14. Estonie
27.		15. États-Unis d'Amérique
	Luxembourg	16. Finlande
29.		17. France
30.	Malte <sup>14</sup>	18. Hongrie
31.	Mexique	19. Israël
32.	Monaco	20. Koweït
33.	Norvège	21. Lettonie
34.	Nouvelle-Zélande	22. Lituanie
35.	Panama <sup>15</sup>	23. Luxembourg
36.	Paraguay <sup>16</sup>	24. Malte <sup>14</sup>
37.	Pays-Bas	25. Mexique
38.		26. Monaco
39.	Portugal	27. Norvège
40.	République tchèque	28. Pays-Bas
41.	Roumanie	29. Pologne
42.	Royaume-Uni	30. Portugal
43.	Russie, Fédération de	31. République tchèque
44.	Serbie	32. Roumanie
45.	Slovaquie	
.5.	Sistaguic	33. Royaume-Uni

 $<sup>^{10}</sup>$  Au moment où cette réponse est soumise, le Brésil n'était pas un État contractant à la Convention. Il l'est devenu entre-temps.

<sup>&</sup>lt;sup>11</sup> Ci-après China (Hong Kong SAR).

<sup>&</sup>lt;sup>12</sup> Ci-après China (Macao SAR).

<sup>&</sup>lt;sup>13</sup> Le Honduras a fait parvenir une réponse, mais a refusé qu'elle soit publiée en intégralité sur le site de la Conférence de La Haye.

<sup>&</sup>lt;sup>14</sup> Malte attend l'autorisation de l'Union européenne (sous la forme d'une décision du Conseil) afin d'adhérer à la Convention.

<sup>&</sup>lt;sup>15</sup> Le Panama a fait parvenir une réponse, mais a refusé qu'elle soit publiée en intégralité sur le site de la Conférence de La Haye.

<sup>&</sup>lt;sup>16</sup> Le Paraguay a fait parvenir une réponse, mais a refusé qu'elle soit publiée en intégralité sur le site de la Conférence de La Haye.

46.	Slovénie	34.	Russie, Fédération de
47.	Sri Lanka	35.	Serbie
48.	Suède	36.	Slovaquie
49.	Suisse	37.	Slovénie
50.	Turquie <sup>17</sup>	38.	Sri Lanka
51.	Ukraine	39.	Suède
52.	Union européenne <sup>18</sup>	40.	Suisse
53.	Viet Nam	41.	Turquie <sup>17</sup>
		42.	Ukraine

 $<sup>^{17}</sup>$  La Turquie a fait parvenir une réponse, mais a refusé qu'elle soit publiée en intégralité sur le site de la Conférence de La Haye.

18 La Commission européenne a fait parvenir une réponse coordonnée (pour ses 28 États membres), dont les

suggestions sont intégrées à la question No 19.

States				98	intion [1] nents Japan. Swiss of Sri iyrian aq.	[0]	mo	vould $     that $ $     ind in $ $     Canada.$	sation Is ces Is, ce	[0] <b>wc</b>	<b>ion.</b> [0]	[2] Malavsia, Vietnam.	
Questions & Replies	PART I – Questions for non-Contracting States	A. Reasons for not being a Contracting State	(1) Why is your State not a party to the Evidence Convention?	The authorities of your State do not see any added value in the Convention (e.g., compared to regimes established under other judicial co-operation treaties) – please specify:	Japan: Consular Convention between Japan and the United States of America, Consular Convention between Japan and the United Kingdom of Great Britain and Northern Ireland, and other agreements or arrangements concerning judicial assistance between Japan and countries listed below; Swiss Confederation, Kingdom of Spain, Kingdom of Denmark, Republic of Italy, Democratic Socialist of Sri Lanka, Federal Republic of Brazil, India, Republic of Germany, Islamic Republic of Pakistan, Syrian Arab Republic, Islamic Republic of Iran, State of Kuwait, Kingdom of Thailand and Republic of Iraq.	The number of cases in your State requiring evidence to be taken abroad has so far been limited and has not required your State to participate in a global regime.	There are legal obstacles in the internal legal system of your State that prevent it from joining the Convention – please specify:	<u>Canada</u> : The Convention does not include clauses with respect to multi-unit states. Such clauses would allow Canada to extend the application of the Convention only to the provinces and territories that implement the Convention. Without such clauses, the Convention would have to be implemented in all Canadian provinces and territories, which is difficult to achieve. / <i>La Convention n'inclut pas de</i>	clauses pour État à plusieurs unités. De telles clauses permettraient au Canada d'étendre l'application de la Convention seulement aux provinces et territoires qui mettre en œuvre la Convention. Sans ces clauses, la Convention devrait être mise en œuvre par tous les provinces et territoires canadiens, ce qui est plus difficile.	There are specific issues arising out of the Convention which dissuade your State from joining the Convention – please explain:	Your State does not have the means or resources to properly implement the Convention.	Joining the Convention has so far not been studied in detail (see also question 2).	

Belgium, Canada, Japan.	ON
[3]	
	<u>Vietnam</u> : The Evidence Convention has been studied by the Supreme People's Court but the timeline for joining the Convention has not been decided yet.
	In 2008. However this work was deferred and, at present, New Zealand has no timeline for joining the Convention. Officials intend to seek government approval to resume this work when other priorities allow.
Malaysia, New Zealand, Vietnam.	<u>New Zealand</u> : The legislation necessary for New Zealand to become a party to the Evidence Convention is in place and, as noted above, some further work on the remaining domestic steps was completed
[5] Brazil, Fl Salvador	Malaysia: Still considering the possibility of becoming a party to the Evidence Convention.
	El Salvador: For each international instrument, different time schedules are handled.
	<b>Yes</b> <u>Brazil</u> : The Convention has already been approved by Congress by request of the Ministries of Foreign Affairs and of Justice (Central Authority). The Treaty was sent back to the Government for measures related to the act of ratification and for the expedition of the Presidential Decree.
ntracting State, or does	(2) Is your State currently studying the Evidence Convention with a view to becoming a Contracting State, or does your State envisage studying it with a view to becoming a Contracting State?
	B. Studying the Evidence Convention
	New Zealand: At the time of the 2008 questionnaire work was underway on the remaining domestic steps toward becoming a party to the Hague Evidence Convention. This work was deferred due to competing priorities, a focus on bilateral arrangements with Australia and resource constraints.
	<u>El Salvador</u> : In El Salvador, the necessary consultations have been sent to the correspondent institutions in order to determine if it is possible or not to become a State Party of this Convention.
	<u>Brazil</u> : None of the above. Please refer to the answer to question (2), below.
Belgium, Brazil, El Salvador, New Zealand.	Belgium: L'adhésion de la Belgique à cette Convention a été envisagée et une série de travaux préparatoires avaient été réalisés à cette fin. La possibilité pour un État membre de l'Union européenne d'encore devenir Partie à cette Convention est maintenant liée à la question de l'exercice des compétences externes de l'Union.

ı	•	۰		
١	ı		١	
۰	٠		-	

	C. Topics for the agenda of the Special Commission meeting		
(3)	(3) Are there any specific topics or practical issues that your State would like to have addressed at the Special Commission meeting concerning the Evidence Convention?	essed at the Special	
	Yes	[0]	
	NO	[8] Belgium, Brazil, Canada, El Salvador, Japan, Malaysia, New Zealand, Vietnam.	

	Vong CAD) Estonia
;	Lithuania, Monaco.
Yes	Netherlands, Romania,
	Russian Federation,
	Serbia, Sri Lanka,
	Ukraine, United Kingdom.
	[26]
	Australia, Bulgaria, China,
	Croatia, Cyprus, Czech
	Republic, Denmark,
	Finland, France,
	Germany, Hungary,
No	Israel, Kuwait, Latvia,
	Lithuania, Luxembourg,
	Mexico, Norway, Poland,
	Portugal, Slovakia,
	Slovenia, Spain, Sweden,
	Switzerland, United
	States of America.
	[2]
There is no practical information chart	Bosnia and Herzegovina,
	(
(5) How useful is the information on the Evidence Section of the HCCH website?	
	[18]
	Argentina, Bulgaria,
Very Useful	China, China (Hong Kong
	SAR), China (Macao
	SAR), Croatia, Czech
	Republic, Finland, Kuwait,

		٠	
٠		٠	۰
1	١	J	

Norway, Poland, Portugal, Romania, Serbia, Slovakia, Spain, Sweden, United States of America.	[21] Australia, Bosnia and Herzegovina, Cyprus, Denmark, Estonia, France, Germany, Hungary, Israel, Latvia, Lithuania, Luxembourg, Mexico, Monaco, Netherlands, Russian Federation, Slovenia, Sri Lanka, Switzerland, Ukraine, United Kingdom.	[0]		Argentina, Germany.		of your State?		Australia	Bosnia and Herzegovina	Bulgaria	China	China (Hong Kong SAR)	China (Macao SAR)	Cyprus	Czech Republic	Denmark	Estonia
			and the avidence	be useful if such	Chapter I)	al Authority(ies)	Total	*250	12*	8	525	51	23	19	18	*9265	8
			w be refused w	article 12, it could feach State.	ers of Request (	lly by the Centra	2013	*65	12*	1	58	15	2	1	2	1588*	1
	Useful	Not useful	Comments/suggestions: man. ution of letters of reguest may be refused when the evidence	required does not fall within the functions of the judiciary, pursuant article 12, it could be useful if such information can be obtained from the "Practical Information Chart" of each State.	istics - incoming Letters of Request (Chapter I)	How many Letters of Request have been received annually by the Central Authority(ies) of your State?	2012	<b>62</b> *		2	42	14	9	5	2	1470*	3
	SU.	Not		unctions of the ju the "Practical Inf	B1. Statistics	uest have been	2011	<b>46</b> *	,	1	365	12	7	6	7	1013*	2
			Germany: Further translation into German.	ot fall within the finds the form		y Letters of Req	2010	*68	1	1	33	4	2	2	1	826	2
			Germany: Furth	required does no information can		(6) How many	2009	44*	,	4	27	9	3	2	9	*226	0

7	14	16	10	20	29	Finland
154	168	155	135	104	716	France
-	-	-	-	-	*098	Germany
2	11	3	1	2	19	Hungary
86	85	81	89	119	439	Israel
3	1	1	3	2	10	Kuwait
0	3	0	0	1	4	Latvia
3	3	1	4	7	18	Luxembourg
-	12	6	11	17	49	Mexico
2	4	2	3	9	22	Monaco
146	137	163	185	201	832	Netherlands
450*	550*	820*	<b>690</b> *	*029	3180*	Norway
1	1	94	120	139	353	Poland
15	8	6	19	11	62	Portugal
10	7	3	9	3	29	Romania
7	10	8	11	15	51	Russian Federation
	-	-	27	35	62	Serbia
4	-	2	-	1	7	Slovenia
64	113	83	93	26	409	Spain
3	3	3	3	3	15	Sri Lanka
	(2)	*008	<b>200</b> *	<b>750</b> *	2250*	Switzerland
31	34	27	26	19	137	Ukraine
216	222	189	222	172	1021	United Kingdom
Total: 477,	Total: 573,	Total: 536,	Total: 559,	Total: 524,	Total: 2669,	United States of America
*	7 979*	~	4 397*	4 564*	19 856	TOTAL
2007	777		1001	1001	00000	TUDI
* indicates appr	* indicates approximate figures only	ηly				[27] Australia, Bosnia and
,	Additional Comments /	omments / Lette	Letters of Request received from:	eceived from:		Herzegovina, China,
Australia: Austra	<u>Australia</u> : Australia gets the most requests for the taking of evidence from Poland, Portugal and the USA.	requests for the ta	king of evidence f	from Poland, Port	ugal and the USA.	China (Hong Kong SAR),
Bosnia and Herz	Bosnia and Herzegovina: Data is not entirely		precise because of currently used database.	ently used databa	ase.	Czech Republic,
						Denmark, Estonia,
China: Most requ	China: Most requests received from the USA.	m the USA.				Finland, France,
China (Hong Kor	China (Hong Kong SAR): Most requests received from the USA in 2010, 2012 and 2013, and from both	quests received fro	om the USA in 20	10, 2012 and 20:	13, and from both	Germany, Hungary, Israel, Kuwait, Latvia,
THE CON AILD AIG	ule osk alla Algellulla III 2009 alla 2011.	Id 2011.				Lithuania, Mexico,
Czech Republic:	Czech Republic: Most requests in each year from the following States: 2013: USA, Ukraine; 2012:	n each year from	the following St	ates: 2013: USA	۱, Ukraine; 2012:	Monaco, Norway,
Denmark, USA;	Denmark, USA; 2011: Liechtenstein (all relat	ein (all related to o	ed to one case); $2010 \ \& \ 2009$ : Switzerland.	k 2009: Switzerla	nd.	Portugal, Serbia,
						Slovenia, Spain, Sri

U	Э
_	н

Lanka, Switzerland,

Ukraine, United Kingdom, United States of America. received requests for service. The numbers mentioned above are the amount of cases registered in the Denmark: The Danish Ministry of Justice is not in possession of exact statistical information about ministry's archives concerning both the Service Convention, the Convention of 18 March 1970 on the Justice is not in possession of statistical information on the execution of requests for the taking of please note that there might be several requests of service in each case. Furthermore, the Ministry of Faking of Evidence Abroad in Civil or Commercial Matters and Council Regulation 1348/2000. Also, evidence, see point 7.

Estonia: Most requests from Belarus and USA.

Finland: Most requests from Russia and Turkey.

France: Les États à l'origine de la majorité des commissions rogatoires sont la Turquie (82 en 2013, 106 en 2012, 121 en 2011, 132 en 2010 et 110 en 2009) et les États-Unis (5 en 2013, 14 en 2012, 11 en 2011, 16 en 2010 et 31 en 2009).

Germany: Preliminary remark to questions 6 to 8: In Germany, no official statistics are kept on the frequency and content of requests for mutual assistance pursuant to the Evidence Convention or on the Authorities for their area of responsibility, have an informal overview, but are only able to provide limited information on content-related aspects of Letters of Request and the time required to process them. The following information is based on their records. It is only of limited informative value. In 2011, most time required to process them. The judicial departments of the Länder, which appoint the Central equests were received from Turkey (669 requests).

Hungary: Most requests from Switzerland.

Israel: Most requests from Poland, United States of America.

Kuwait: Most requests United Kingdom, Spain and USA.

Latvia: Most requests from Argentina (2013) and USA (2013).

<u>Lithuania</u>: Approximately 3 letters of requests have been received during the period, from Norway and Ukraine.

<u>Mexico</u>: Most requests from USA.

<u>Monaco</u>: Les États à l'origine de la majorité des commissions rogatoires sont: 2009: Suisse, Autriche; 2010: Argentine, Allemagne, France, Suisse; 2011: Suisse, Argentine, France, Uruguay, Italie; 2012: Brésil, Suisse, Portugal; 2013: Bulgarie, Lettonie, Allemagne.

Norway: Please note that we do not have any official statistical information relating to letters of request pursuant to the Evidence Convention. The numbers above are only based on the Norwegian Ministry of Justice and Public Security's internal registration. The numbers include all rogatory letters in civil and commercial matters, both requests regarding service of documents and taking of evidence, and irrespective of the legal basis for the request (treaty based or not). Approximately 10 % are requests

re not	se with	
Requests from other Nordic states are	petent judicial authorities in accordance	
for taking of evidence under the Evidence Convention.	included, as they are forwarded directly between the competent ju	a Nordic treaty from 1974.

Portugal: Most requests were received from Switzerland for all years.

Russian Federation: Most requests received from Turkey.

Serbia: Most requests received from Germany.

Slovenia: In each year, the requests were from the following States: 2013: Turkey; 2011: Ukraine and Switzerland, 2009: USA, Israel, Argentina.

Spain: Most requests were received from Argentina.

<u>Sri Lanka</u>: The Government of Sri Lanka has also assisted other States under bilateral Mutual Legal Assistance Agreements. Switzerland: Pas d'informations précises disponibles. L'organisation décentralisée ne permet pas des statistiques précises. Les États à l'origine de la majorité de ces commissions sont: Allemagne, France, Italie. Autres États concernés: Pays-Bas, Espagne, Autriche, Portugal, Turquie, République Tchèque.

Ukraine: In each year, the following numbers of requests on taking evidence received: 2009: 11 from the Federal Republic of Germany, 8 from the Portuguese Republic; 2010: 16 from the Republic of Poland; 2011: 11 from the Federal Republic of Germany; 2012: 12 from the Federal Republic of Germany; 2013: 7 from the Federal Republic of Germany.

United Kingdom: Most requests received from Turkey, USA and Switzerland.

<u>United States of America</u>: States from which received most requests (for each year). 2009: Argentina, Germany, Poland. 2012: Argentina, Poland, Turkey, Germany. 2013: Argentina, Poland and Turkey, Poland, Germany, Turkey. 2010: Argentina, Turkey, Germany, Poland. 2011: Argentina,

# Unknown / No Specific Data Available

Argentina: Since the 2009 SC Argentina has implemented a statistical system. Nevertheless, due to technical problems, we are not able for the moment to provide the requested information. Poland: We are not able to provide relevant statistics for 2009 and 2010 because our electronic system contains only data stored since 2011. Most requests were received from USA, Ukraine and Israel

Argentina, Croatia, Poland, Slovakia, Sweden.

Slovakia: Aucune donnée statistique n'est disponible.

Sweden: Please see Sweden's opening remark to the 2008 questionnaire: "The Swedish legislation on the taking of evidence in civil or commercial matters is open in the sense that Swedish authorities can Swedish authorities do not ask for declarations of reciprocity. Sweden is of the opinion that efforts should assist authorities from other states without their requests being based on conventions or agreements.

		_
C	2	C
1		7

				Bulgaria	China	China (Hong Kong SAR)	China (Macao SAR)	Cyprus	Czech Republic	Estonia	Finland	France	Israel	Kuwait	Luxembourg	Mexico	Monaco	Netherlands	Portugal	Russian Federation	Serbia	Slovenia	Sri Lanka	Switzerland	United Kingdom	United States of America	TOTAL
be made for good cooperation no matter if the request has been made under a certain convention. Therefore Sweden has no statistics with regard to the number of requests sent or received under a specific convention. Since requests made to Sweden are executed by Swedish courts and not the Ministry of Justice, the Ministry does not have statistics on the measures requested by foreign authorities."	table	Pending	5	-	11	14	-	0	-	1	(57)	8	16	1		0		63	9	25	7		-	1	-	160*	312*
be made for good cooperation no matter if the request has been made under a certain conven Therefore Sweden has no statistics with regard to the number of requests sent or received und specific convention. Since requests made to Sweden are executed by Swedish courts and not the Min of Justice, the Ministry does not have statistics on the measures requested by foreign authorities."	012, please complete the following table	Un-executed			13	0	=	0			<b>.</b>	13	1	1	-	0		=	1	7	100		•	2	=	94	134*
st has been of interpretation	se complete		>12	. =	4	0	1	0	1	3 <b>=</b>	1	15	28	-	-	0	-	0	3.5	1		. =	15	8	-	66	161*
r if the reque regard to the to Sweden are tistics on the r			6-12	1	14	0	=	1	_	-	1	28	12	-		2		3	2	5	13	1	-	15	-	86	184*
tion no matte statistics with equests made s not have stai	est received	Months	4-6	1	*	0	-	0	1	L	2	30	2	2	2	7		18	3	3	7	1	3	5	-	13	*66
good coopera eden has no intion. Since re Ministry does	For Letters of Request received in 2		2-4	=	-	0	5	3	1	2	1	12	-	<b>11</b>	2	2	1	36	4	10	п	3	=	20	222*	4	357*
be made for good Therefore Sweden specific convention of Justice, the Minis	(7) For Let		<2	100	1	0	Ī	1	1	•	9	0	ī	ī	-	ī	2	127	4	0	100	1	-	620	1	3	765*

:						
* indicates approximate figure:  France: Les 13 rejets: 10 artitaduction, 1 article 5 i.e. pas dfrançaises.  Germany: Majority of requests 6, above.  Spain: Executed in 12 months.	* indicates approximate figures only  * Indicates approximate figures only  * Additional Comments    France	Additional 3 i.e. pas dans ginal de la CRI et executed within	<b>Additional Comments</b> pas dans le champ de la c le la CRI et 1 article 9 <i>i.e.</i> diffi uted within 3 months. Also se	onvention, 1 art cultés pratiques c e "preliminary re	itional Comments s dans le champ de la convention, 1 article 4 <i>i.e.</i> pas de CRI et 1 article 9 <i>i.e.</i> difficultés pratiques devant juridictions within 3 months. Also see "preliminary remark" at question	[3] France, Germany, Spain.
Poland: The Poli	Unknown / No Specific Data Avail Poland: The Polish Central Authority does not gather such statistics.	Unknown / No Spe	o Specific Data Available gather such statistics.	ple		[14] Argentina, Australia, Bosnia and Herzegovina, Croatia, Denmark, Hungary, Latvia, Lithuania, Norway, Poland, Romania, Slovakia, Sweden, Ukraine.
		B2. Statistics	- outgoing Lette	outgoing Letters of Request (Chapter I)	Chapter I)	
(8) How man	How many Letters of Request have		sent annually by	/ the Central Au	been sent annually by the Central Authority(ies) of your State?	our State?
2009	2010	2011	2012	2013	Total	
-	-			15*	*51	Bosnia and Herzegovina
5	8	4	2	10	56	Bulgaria
0	1	1	3	2	2	China
1	1	0	2	2	9	
6	11	14	28	15	77	China (Macao SAR)
0	0	0	0	0	0	Cyprus
14	18	28	24	25	601	Czech Republic
0	1	0	1	8	01	Estonia
1	0	2	4	2	6	Finland
2	6	8	7	9	32	France
-	-	-	-	_	*00*	Germany
15	12	16	20	7	02	Hungary
3	0	0	1	2	9	Israel
-	1	-	-	-	1	Kuwait
5	3	5	9	9	25	Latvia

China, China (Hong Kong Bosnia and Herzegovina,

SAR), China (Macao

Estonia, Finland, France,

Germany, Hungary,

SAR), Czech Republic,

Poland, Portugal, Serbia,

Slovenia, Spain,

Switzerland, Ukraine,

United Kingdom.

Israel, Latvia, Mexico,

١	ľ		
i	i	١	

OIII D	United Kingdom <b>TOTAL</b>	3 <b>982</b> *	828*	916*		6 4 4 <b>546* 492* 798*</b> * indicates approximate figures only
	Ukraine United Kingdom	278	59	69		94
	Switzerland	480*	*160	160*		160*
5	Spain	197	38	37	,	37
	Slovenia	2*	2*	2*	2	1* 2
	Serbia	36	16	20	2	- 5
7	Romania	174	98	71	7	7 22
	Portugal	1008	186	.1	241	211 24
	Poland	771	160	4	164	147 16
	Monaco	0	0	(	)	) 0
	Mexico	206	61	52	2	44 5

# Additional Comments / Letters of Request received from:

<u>Bosnia and Herzegovina</u>: Data is not entirely precise because of currently used database.

China: Most requests sent to the Republic of Korea.

China (Hong Kong SAR): In each year, most requests received from: 2009: Italy, 2010: Channel Islands, 2011: n/a, 2012: Channel Islands and Switzerland, 2013: Cayman Islands.

233 China (Macao SAR): Number of requests from the Procuratorate and Primary Court, per year: 2009: (Procuratorate), 6 (Primary Court); 2010: 1 (Procuratorate), 10 (Primary Court); 2011: (Procuratorate), 11 (Primary Court); 2012: 8 (Procuratorate), 20 (Primary Court); 2013: (Procuratorate), 13 (Primary Court).

only 67 returned the questionnaires within the time specified, and only 25 of them provided us with the Czech Republic: There is no special rule for the Czech courts to keep records of cases where the Hague Convention was applied. In the Czech Republic there are 94 courts (district and regional) from which figures mentioned above. Figures quoted are therefore only indicative. Most frequently were outgoing Letters of Request sent each year to: Ukraine, Russian Federation, USA, Switzerland.

Estonia: Most requests sent to USA and Denmark.

Finland: Most requests sent to USA and Switzerland.

2 en 2012, 1 en 2011, 1 en 2010 et 1 en 2009), qui était le seul État où chaque année au moins une <u>France</u>: L'État de destination de la majorité des commissions rogatoires était les États-Unis (1 en 2013, demande.

ermany: Majority of requests are executed within 3 months. Also see "preliminary remark" at question	6, above. In 2011, most requests were sent to Turkey (104 requests), closely followed by Switzerland	uests).
Germany	6, above	(100 requests)

Hungary: Most requests sent to Switzerland and USA.

Israel: Most requests sent to Germany, United States, United Kingdom, Croatia and Switzerland.

Australia, Turkey, Norway; 2012: Norway, USA, Denmark, Iceland; 2011: Switzerland, USA, Israel; <u>Latvia</u>: The most requests were sent to the following States in each year: 2013: Denmark, USA, 2010: Norway; 2009: USA, Norway, Denmark.

Mexico: Most requests sent to the USA.

Poland: Most requests sent to the USA, Norway, Switzerland and Israel.

Portugal: Most requests sent to Switzerland for all years.

Serbia: Most requests sent to Germany.

The data on the outgoing requests are therefore only approximate. Most requests were sent to Argentina Slovenia: Slovenian judicial authorities currently keep no separate evidence for the outgoing requests. and Australia.

Spain: Most requests sent to Argentina.

Switzerland: Pas d'informations précises disponibles. L'organisation décentralisée ne permet pas des statistiques précises. Les Etats de destination de la majorité de ces commissions sont: Allemagne, Italie, France, États-Unis, Royaume-Uni, Pays-Bas, République Tchèque.

Federal Republic of Germany, 5 to the State of Israel; 2010: 6 to the State of Israel, 5 to the Federal Republic of Germany; 2011: 35 to the Federal Republic of Germany, 9 to the State of Israel, 9 to the <u>Ukraine</u>: In each year, the following numbers of requests on taking evidence were sent: 2009: 6 to the Italian Republic, 6 to the Republic of Poland; 2012: 27 to the Federal Republic of Germany, 8 to the Italian Republic, 6 to the State of Israel; 2013: 22 to the Federal Republic of Germany, 5 to the State of Israel, 4 to the Swiss Confederation.

United Kingdom: Most requests sent to Switzerland and the USA.

# Unknown / No Specific Data Available

Argentina: Since the 2009 SC Argentina has implemented a statistical system. Nevertheless, due to technical problems, we are not able for the moment to provide the requested information.

Bosnia and Herzegovina,

Argentina, Australia,

Lithuania, Luxembourg, Netherlands, Norway,

Croatia, Denmark,

Russian Federation,

Australia: Complete statistics on this are unavailable centrally. Judicial authorities are authorised to send requests directly to the Central Authority of the requested State.

Bosnia and Herzegovina: Not entirely precise because of currently used database.

2	
7	

Sweden, United States of Slovakia, Sri Lanka, <u>Denmark</u>: The Danish Ministry of Justice and The Danish Court Administration are not in possession of statistical information about outgoing requests.

₹ <u>Lithuania</u>: Judicial authorities are authorised to send requests directly to the Central Authority requested States.

America.

Luxembourg: Les commissions rogatoires ne transitent pas par le Parquet Général.

<u>Netherlands</u>: District Court The Hague is not the Central Authority for outgoing letters of request.

<u>Norway</u>: We do not have statistics regarding the number of requests sent by the forwarding authorities.

Russian Federation: The Russian Federation has not appointed the Central Authority, Competent Authorities may send Letters of Request straight to the other State.

Slovakia: Aucune donnée statistique n'est disponible.

Sri Lanka: Not received under the HccH Convention.

Sweden: Please see Sweden's opening remark to the 2008 questionnaire: "The Swedish legislation on the taking of evidence in civil or commercial matters is open in the sense that Swedish authorities can Swedish authorities do not ask for declarations of reciprocity. Sweden is of the opinion that efforts should Therefore Sweden has no statistics with regard to the number of requests sent or received under a specific convention. Since requests made to Sweden are executed by Swedish courts and not the Ministry assist authorities from other states without their requests being based on conventions or agreements. be made for good cooperation no matter if the request has been made under a certain convention. of Justice, the Ministry does not have statistics on the measures requested by foreign authorities." United States of America: The U.S. Government does not have information on the number of requests sent from the United States.

## Is your State experiencing any problems with the timely execution of Letters of Request sent to other Contracting States? 6

Yes

Argentina: In general terms there are no serious delays, but in some cases the requested States take too long to reply and execute rogatory letters sent from Argentina. We also note that not all the Central Authorities reply to the enquiries regarding the current status of rogatory letters pending of execution. In this respect, we believe that communication between Central Authorities should improve.

Czech Republic: Especially Letters of Request sent to the USA (very often after the request is sent no further information is provided). We are not sure what the obstacles are, so it is difficult to suggest any

[11]
Argentina, Czech
Republic, Finland, France,
Germany, Hungary,
Poland, Portugal,

Switzerland.

your State have any data on t  Incoming  63  0  0  1  1  0  6/an*  in 2011, 2 in 2012. Incoming requestralia has not received any received any receive will consider requests.  aires entrantes chaque année: 20 2011: 3; 2012: 1.  The zero incoming cases refers to be Polish Central Authority does not number per year was as follow or outgoing requests, the number per year was as follow or outgoing requests, the number	
Nes   Outgoing   3   0   0   0   0   0   0   0   0   0	king of evidence under Chapter II?
Sortanois	es
3	Outgoing
10   16   16   16   16   16   16   16	
16   0   1   1   0   1   1   0   1   1   0   1   1	4
1   0   1   0   0   1   1   0   0   1   1	16
1   0   2109   14   14   15   15   15   15   15   15	1
- 2109  0  1  1  6/an*  Additional Comments  Additional Comments  Officer. Australia has not received any requests concerning Art. 15 & 16 evidence taking officer. Australia has not received any requests under Art. 17 for the taking of Commissioners, however will consider requests under this provision on case-by-case b available on outgoing requests.  France: Affaires entrantes chaque année: 2009: 19; 2010: 3; 2011: 20; 2012: 9, 2013 sortantes: 2011: 3; 2012: 1.  Germany: The zero incoming cases refers to involving German nationals.  Poland: The Polish Central Authority does not gather statistics for incoming requests. requests, the number per year was as follows: 2009: 419; 2010: 439; 2011: 445; 2012 383.  Portugal: For outgoing requests, the number per year was as follows: 2009: 5; 2010: 3; 2	0
1	2109
6/an*  6/an*  Additional Comments  Additional Comments  Officer. Australia has not received any requests concerning Art. 15 & 16 evidence taking off commissioners, however will consider requests under this provision on case-by-case bavailable on outgoing requests.  France: Affaires entrantes chaque année: 2009: 19; 2010: 3; 2011: 20; 2012: 9, 2013 sortantes: 2011: 3; 2012: 1.  Germany: The zero incoming cases refers to involving German nationals.  Poland: The Polish Central Authority does not gather statistics for incoming requests. requests, the number per year was as follows: 2009: 419; 2010: 439; 2011: 445; 2012: 383.  Portugal: For outgoing requests, the number per year was as follows: 2009: 5; 2010: 3; 2	14
6/an*  6/an*  Additional Comments  Additional Comments  Additional Comments  Additional Comments  Additional Comments  Additional Comments  Officer. Australia has not received any requests concerning Art. 15 & 16 evidence taking of Commissioners, however will consider requests under Art. 17 for the taking of Commissioners, however will consider requests under this provision on case-by-case b available on outgoing requests.  France: Affaires entrantes chaque année: 2009: 19; 2010: 3; 2011: 20; 2012: 9, 2013 sortantes: 2011: 3; 2012: 1.  Germany: The zero incoming cases refers to involving German nationals.  Poland: The Polish Central Authority does not gather statistics for incoming requests. requests, the number per year was as follows: 2009: 419; 2010: 439; 2011: 445; 2012: 383.  Portugal: For outgoing requests, the number per year was as follows: 2009: 5; 2010: 3; 2	-
Additional Comments  Officer. Australia has not received any requests concerning Art. 15 & 16 evidence taking of Commissioners, however will consider requests under Art. 17 for the taking of available on outgoing requests.  France: Affaires entrantes chaque année: 2009: 19; 2010: 3; 2011: 20; 2012: 9, 2013 sortantes: 2011: 3; 2012: 1.  Germany: The zero incoming cases refers to involving German nationals.  Poland: The Polish Central Authority does not gather statistics for incoming requests. requests, the number per year was as follows: 2009: 419; 2010: 439; 2011: 445; 2012 383.  Portugal: For outgoing requests, the number per year was as follows: 2009: 5; 2010: 3; 2	7
Additional Comments  Additional Comments  Additional Comments  Additional Comments  Additional Comments  Additional Comments  Officer. Australia has not received any requests concerning Art. 15 & 16 evidence taking of commissioners, however will consider requests under this provision on case-by-case by available on outgoing requests.  France: Affaires entrantes chaque année: 2009: 19; 2010: 3; 2011: 20; 2012: 9, 2013 sortantes: 2011: 3; 2012: 1.  Germany: The zero incoming cases refers to involving German nationals.  Poland: The Polish Central Authority does not gather statistics for incoming requests. requests, the number per year was as follows: 2009: 419; 2010: 439; 2011: 445; 2012: 383.  Portugal: For outgoing requests, the number per year was as follows: 2009: 5; 2010: 3; 2	1/an*
Additional Comments  Australia: 1 in 2011, 2 in 2012. Incoming requests concerning Art. 15 & 16 evidence taking of officer. Australia has not received any requests under Art. 17 for the taking of Commissioners, however will consider requests under this provision on case-by-case b available on outgoing requests.  France: Affaires entrantes chaque année: 2009: 19; 2010: 3; 2011: 20; 2012: 9, 2013 sortantes: 2011: 3; 2012: 1.  Germany: The zero incoming cases refers to involving German nationals.  Poland: The Polish Central Authority does not gather statistics for incoming requests. requests, the number per year was as follows: 2009: 419; 2010: 439; 2011: 445; 2012: 383.  Portugal: For outgoing requests, the number per year was as follows: 2009: 5; 2010: 3; 2	2013: 9; 2012: 34; 2011: 38; 2010: 51; 2009: 62
1; 2013: 1. <u>Slovakia</u> : C'était une demande suisse dans l'affaire de paternité. Il s'agit de la prise de L'ADN. <u>Spain</u> : Involving a Spanish Consul in Miami and a Spanish Consul in Argentina.	tional Comments  Justs concerning Art. 15 & 16 evidence taking by diplomatic aquests under Art. 17 for the taking of evidence by ests under this provision on case-by-case basis. No data 309: 19; 2010: 3; 2011: 20; 2012: 9, 2013: 12. Affaires involving German nationals.  The per year was as follows: 2009: 5; 2010: 3; 2011: 4; 2012: affaire de paternité. Il s'agit de la prise de L'ADN.  The provident and a Spanish Consul in Argentina.

United States of America: This data is for consuls and not commissioners.	
No China (Macao SAR): We didn't receive any requests on the taking of evidence under Chapter II. Luxembourg: Aucune demande reçu.	[7] Bulgaria, China (Macao SAR), Finland, Israel,
<u>Sri Lanka:</u> To the best of our knowledge, there are no cases under the HccH Convention.	Luxembourg, Sri Lanka, United Kingdom.
Unknown / No Specific Data Available / Not Applicable China: All articles reserved except for Article 15.	
China (Hong Kong SAR): No information available.	
<u>Cyprus</u> : In relation to incoming cases, we are not in a position to know. Regarding outgoing cases, no legal basis or procedure exists in our national legal system.	[23] Argentina, Bosnia and
<u>Denmark</u> : The Danish Ministry of Justice is not in possession of statistical information about the taking of evidence under Chapter II.	China, China (Hong Kong SAR), Croatia, Cyprus,
Estonia: As Ministry of Justice of Estonia does not make copies from the incoming and outgoing requests, we have no data on the taking of evidence under Chapter II.	Czech Republic, Denmark, Estonia,
Norway: We do not have statistical information about the taking of evidence under Chapter II.	Kuwait, Latvia, Litnuania, Mexico, Monaco,
Sweden: Please see Sweden's opening remark to the 2008 questionnaire: "The Swedish legislation on the taking of evidence in civil or commercial matters is open in the sense that Swedish authorities can assist authorities from other states without their requests being based on conventions or agreements. Swedish authorities do not ask for declarations of reciprocity. Sweden is of the opinion that efforts should be made for good cooperation no matter if the request has been made under a certain convention. Therefore Sweden has no statistics with regard to the number of requests sent or received under a	Netherlands, Norway, Romania, Russian Federation, Serbia, Slovenia, Sweden, Ukraine.
specific convention. Since requests made to Sweden are executed by Swedish courts and not the Ministry of Justice, the Ministry does not have statistics on the measures requested by foreign authorities."	
C. General appreciation of the Evidence Convention	
(11) How does your State rate the general operation of the Convention?	
Excellent	[4] Bulgaria, Croatia, Kuwait, Serbia.
рооб	[27]

Argentina, China, China (Hong Kong SAR), China (Macao SAR), Czech Republic, Estonia, Finland, France, Germany, Israel, Latvia, Lithuania, Luxembourg, Mexico, Monaco, Norway, Poland, Portugal, Romania, Russian Federation, Slovakia, Slovenia, Spain, Sri Lanka, Sweden, Ukraine, United States of America.	[7] Australia, Cyprus, Denmark, Hungary, Netherlands, Switzerland, United Kingdom.	[0]	[1] Bosnia and Herzegovina.	ration of the Convention?	lence Argentina, Australia, such Czech Republic, Finland, France, Germany, Hungary, Luxembourg, s are Monaco, Romania, Spain, Switzerland, United ough Kingdom, United States of America.
	Satisfactory	Unsatisfactory	Unknown	(12) Does your State consider there to be any positive or problematic aspects of the operation of the Convention?	Argentina: Argentina doesn't find significant problems when operating with the Convention. Nevertheless, considering that the execution of a letter of request may be refused when the evidence required does not fall within the functions of the judiciary, pursuant Art. 12, it could be useful if such information can be obtained from the "Practical Information Chart" of each State.  Australia: Requests for pre-trial discoveries are still received despite Australia making a declaration that it will not execute such requests. Insufficient questions or background of the case and/or parties are provided in the Requests: In some cases questions provided with the Letters of Request are very basic and the answers usually lead to more questions that could be asked of the witness. Not enough information in relation to the background of the case or one or both of the parties to the proceedings is provided.

Czech Republic: When it is not possible to execute a request, such information shall be sent as soon as Contracting States observe such requirement). When it is not possible to execute a request in a reasonable period of time, the requesting authority shall also be informed (especially if it asks about the possible to the requesting authority (it is even required under Art. 13 of Convention but not all state of execution of the request). Finland: There have sometimes been long delays in the execution of the Letters of Request. It would be very useful for the requesting authority to receive information (acknowledgment of receipt/ updates) on the status of the proceedings, especially if the execution of the Letter of Request is taking time. France: Des précisions sur les modalités d'intervention du commissaire désigné en application du Chapitre II. Germany: It is unsatisfactory if enquiries regarding the status of a request that has been pending for several months are not answered.

Hungary: See answer to point (9)

<u>Luxembourg</u>: Il reste des problèmes concernant par ex. l'exécution des vidéoconférences.

relances des Monaco: Obligation des États destinataires d'accuser réception des demandes et d'information.

Romania: La définition de la commission rogatoire n'est pas claire pour tous les pays.

Spain: It's positive.

#### Switzerland:

- Délai de retour des pièces trop long.
- Le résumé de la procédure, qui doit être joint à la commission rogatoire, n'est souvent pas suffisamment détaillée pour permettre au juge d'apprécier la demande.
- Les demandes d'obtention des preuves (interrogation de témoins) présentées par quelques autorités étrangères conduisent parfois à des mesures d'exécution disproportionnées en Suisse. Il serait préférable d'essayer de procéder à de tels interrogatoires devant le juge d'origine.
- "Traductions" de tellement mauvaise qualité que les documents ne sont pas compréhensibles.

### United Kingdom:

- US requests are sometimes not specific enough. We receive a lot of "fishing" requests that do not have specific questions or the scope of documents sought is too wide.
- Requests for documents that are publicly available should be considered by requesting states as they should be obtained without necessarily going through The Hague.
- Requests to research the address on a witness should not be sent as these are rejected as we deem this as being outside the scope of the convention.

Bosnia and Herzegovina,

China, Latvia,

Netherlands, Norway

Kong SAR), China (Macao

Bulgaria, China (Hong

20

Denmark, Estonia, Israel,

SAR), Croatia, Cyprus,

Mexico, Poland, Portugal,

Kuwait, Lithuania,

ŝ

Russian Federation,

Slovenia, Sri Lanka,

Sweden, Ukraine.

Serbia, Slovakia,

United States of America: he U.S. Central Authority receives numerous requests that are not executable	under the U.S. legal system (e.g., locate decedent's assets). The U.S. Central Authority has had difficulty	obtaining clarifications of requests from Requesting Authorities. Also, the Central Authority receives

many duplicate requests, and is concerned that Requesting Authorities neglect to withdraw requests that are no longer needed because the litigation has resolved or the evidence has otherwise been obtained.

Separately, the U.S. Department of Justice has encountered problems with the interpretation of "civil or Most recently, the U.S. Central Authority has discovered transmission problems, i.e., problems with mail, commercial," e.g., recently Swiss court held suit involving United States as party was not a "civil or commercial" matter and, consequently, rejected U.S. district court's letter of request. both with incoming letters of request and outgoing returns evidence.

### Unknown ä

Case law and reference work

# (13) Have any decisions on the interpretation or application of the Evidence Convention been rendered by the judicial authorities of your State since 2009?

		_
напароок.	[9] Argentina, Australia, China, France, Germany, Luxembourg, Portugal, Switzerland, United States of America.	[16]
inese jurisprudential developments Will be taken into account in the updated Evidence Handbook.	Yes	No

	Boenia Portagonina
	China (Hong Kong CAD)
	Croatia Cypriis Estopia
	Finland Kilwait Mexico
	Monaco, Netherlands,
	Domerica Corbin
	Clovelia Crain Illraino
	United Kinadom
	[14]
	Bulgaria China (Magao
	SAR). Czech Republic.
	Denmark. Hungary.
Unknown	Israel, Latvia, Lithuania,
	Norway, Poland, Russian
	Federation, Slovenia, Sri
	Lanka, Sweden.
(14) Have any works on the Evidence Convention been recently published in your State that do not already appear on the Evidence Section of the HCCH website (under "bibliography")?	lo not already appear on
These reference works will added to the "bibliography" section of the HCCH website	site
	[9]
	Argentina, Finland,
Yes	Germany, Portugal,
	Switzerland, United
	States of America.
	[18]
	Bulgaria, China (Macao
	SAR), Croatia, Cyprus,
	Denmark, Estonia,
ON	France, Israel, Kuwait,
	Mexico, Monaco, Poland,
	Romania, Serbia,
	Slovakia, Slovenia,
	Sweden, United Kingdom.
	[15]
Ilakawa	Herzegovina China
	China (Hong Kong SAR),
	Czech Republic, Hungary,

	Latvia, Lithuania, Luxembourg, Netherlands, Norway, Russian Federation, Spain, Sri Lanka, Ukraine.
E. Use of information technology	
(15) Has your State received or sent any Letters of Request under the Evidence Convention by electronic means (e.g., by fax or e-mail)?	electronic means (e.g.,
<b>Yes</b> Finland: In very few cases the Finnish Central Authority has received/sent Letters of Request by fax or by email (a pdf attachment), but the original documents have always followed by mail.	
Latvia: No specific information available.	[3] Finland, Latvia, United
<u>United States of America</u> : The U.S. Central Authority has received two letters of request from Romania (one was sent electronically after inquiries revealed that the hard copy had not been received.) The U.S. Government does not have information concerning whether, or how many, electronic letters of request have been sent from the United States.	States of America.
CN	[33]
Argentina: Due to our internal law, Argentine Authorities do not send and do not receive any letters of	Bosnia and Herzegovina,
request by electronic inequis. Rogatory letters commit norm abroad have to be submitted to the judiciary signed in original. Only enquiries regarding the status of a letter of request can be sent or received by	(Hong Kong SAR),
electronic means. Australia: The State of New South Wales would be prepared to act upon Letters of Request received in	Croatia, Cyprus, Czech Republic, Denmark,
electronic form.	Estonia, France, Germany, Hungary,
China (Hong Kong SAR): No precedent cases in this regard.	Israel, Kuwait, Lithuania,
Croatia: All the Letters of Request should be sent by post.	Luxembourg, Mexico,
Czech Republic: Letters of Request sent by e-mail or fax are not accepted. because of the fact that the	Poland, Portugal.
Request must be supplied with original signature and stamp of the requesting judicial authority. A Letter	Romania, Russian
electronic signature, followed with qualified certificate of the electronic signature, which is recognised in	Slovakia, Slovenia, Spain,
the Czech Republic under the EC Directive no. 99/93 E3, or some international treaty, according to the	Ukraine, United Kingdom.

to Sweden are executed by Swedish courts and not the Ministry of Justice, the Ministry does not have statistics on the measures requested by foreign authorities.")	
(16) Since 2009, has your State received or sent any Letters of Request requiring or otherwise involving the use of a video-link in their execution?	e involving the use of a
<b>Yes</b> <u>Australia</u> : The State of Queensland received two requests from the USA for video-link evidence. One request was finalised without use and the other is currently pending and has not been finalised. The State of Western Australia received one request from Sweden for video-link evidence.	
China: Several requests from the USA enquired about the use of video-link.	
<u>Czech Republic</u> : Once we inquired about the possibility of the use of a video-link in Australia. However, we were informed that the court equipment might be used only for national proceedings, for other purposes we were referred to private providers.	
<u>Kuwait</u> : Taking of evidence by video call.	[14]
<u>Latvia</u> : No specific information available.	Australia, Cillia, Czecii Republic, Germany,
<u>Luxembourg</u> : Demandes reçues presqu'exclusivement du Portugal.	Kuwait, Latvia,
$\overline{ ext{Norway}}$ : We do not have any detailed information about the requests received or outgoing requests.	Luxelliboulg, Ivolway, Portugal, Russian
<u>Portugal</u> : Portugal has sent some Letters of Request to Switzerland, USA, Venezuela and Norway, asking for information on the possibility of execution with the use of a video-link, however no execution actually happened, with the exception of the request to Norway.	Federation, Spain, Switzerland, United Kingdom, United States
Russian Federation: A request from Germany to obtain evidence from the witnesses.	OI AIIIEIICA.
Switzerland: Dans deux cantons: très rarement.	
<u>United Kingdom</u> : Approximately 3 in total.	
<u>United States of America</u> : The U.S. Central Authority has received requests from Germany, Israel, Spain, and Sweden to facilitate 'direct' testimony by video-link. Those requests were rejected as the Convention provides that letters of request are to be executed by the requested state and not directly by a court in the requesting State. We have received inquiries, but not requests, from Australia, Portugal, and Switzerland. The U.S. Government does not have information concerning whether, or how many, letters of request involving the use of a video-link have been sent from the United States.	
<b>No</b> <u>Finland</u> : There have not been requests for taking of evidence via video-link under the Hague Evidence Convention (we have had some requests where video-conference has been used under the EU Regulation	[22] Argentina, Bosnia and Herzegovina, Bulgaria,

China (Macao SAR), Croatia, Cyprus, Denmark, Estonia, Finland, France Hungary, Israel, Lithuania, Mexico, Monaco, Poland, Romania, Serbia, Slovakia, Slovenia, Sri Lanka, Ukraine.		[3] China (Hong Kong SAR), Netherlands, Sweden.	en used in your State to			[3] Australia, Kuwait, Switzerland.	[25]	
on Taking of Evidence). The Finnish courts have the technical capabilities for organizing a hearing via video-link.	Unknown	Sweden: Sweden encourages the use of modern information technology, but no statistics are available. (Opening remark to the 2008 questionnaire: "The Swedish legislation on the taking of evidence in civil or commercial matters is open in the sense that Swedish authorities can assist authorities from other states without their requests being based on conventions or agreements. Swedish authorities do not ask for declarations of reciprocity. Sweden is of the opinion that efforts should be made for good cooperation no matter if the request has been made under a certain convention. Therefore Sweden has no statistics with regard to the number of requests sent or received under a specific convention. Since requests made to Sweden are executed by Swedish courts and not the Ministry of Justice, the Ministry does not have statistics on the measures requested by foreign authorities.")	(17) If your State has not excluded in whole the application of Chapter II, has a video-link been used in your State to take evidence abroad under Chapter II?	<b>Yes</b> <u>Australia</u> : The State of Western Australia received one such request where the resident of that State was able to give evidence directly to the Court in Sweden.	Kuwait: To address the competent court to issue a warrant to obtain evidence through a video call.	Switzerland: Interrogatoire d'un étranger dans l'ambassade de son pays d'origine en Suisse, en présence d'un commissionner. Interrogatoire (cross-examination) d'un étranger en Suisse en un lieu neutre, par les représentants des parties en tant que commissionner, les uns se trouvant sur place en Suisse au même endroit que le témoin, les autres par visioconférence à l'étranger. Interrogatoire par visioconférence d'une personne se trouvant en Suisse par un juge étranger lors d'une audience qui a lieu à l'étranger avec les avocats des parties se trouvant également à l'étranger. Aucun obstacle pour la Suisse. Une autorisation est nécessaire, qui sera soumise aux mêmes conditions que les cas «classiques» d'autorisation. Le fait que les parties ne se trouvent pas dans les mêmes locaux implique toutefois qu'une procédure d'identification soit prévue.	ON	

<u>Israel</u> : No data is available regarding requests under Chapter II. <u>Monaco</u> : Ce mode de preuve n'est pas prévu par la législation monégasque.	Bosnia and Herzegovina, Bulgaria, China (Macao SAR), Croatia, Czech Republic, Denmark, Estonia, Finland, France, Hungary, Israel, Lithuania, Luxembourg, Mexico, Monaco, Netherlands, Poland, Portugal, Romania, Russian Federation, Serbia, Slovakia, Slovenia, Sri Lanka, United Kingdom.
Unknown / Not Applicable  China: All articles reserved except for Article 15.  Sweden: Sweden encourages the use of modern information technology, but no statistics are available.  (Opening remark to the 2008 questionnaire: "The Swedish legislation on the taking of evidence in civil or commercial matters is open in the sense that Swedish authorities can assist authorities from other states without their requests being based on conventions or agreements. Swedish authorities do not ask for declarations of reciprocity. Sweden is of the opinion that efforts should be made for good cooperation no matter if the request has been made under a certain convention. Therefore Sweden has no statistics with regard to the number of requests sent or received under a specific convention. Since requests made to Sweden are executed by Swedish courts and not the Ministry of Justice, the Ministry does not have statistics on the measures requested by foreign authorities.")	[10] Argentina, China, China (Hong Kong SAR), Cyprus, Germany, Latvia, Norway, Spain, Sweden, Ukraine.
(18) Has your State received or sent Letters of Request that expressly requested information stored in digital form (i.e., electronic evidence)?	itored in digital form
Australia: We have received requests for documentary evidence to be provided in digital form. For e.g. a witness had to produce documentary evidence and x-rays were part of that evidence and they were put onto a disc and sent to the requesting overseas court.  Czech Republic: In one case the Court has asked for the evidence on the CD, due to the fact that there was a vast documentation regarding the car accident.  France: Surtout en application du Chapitre II (désignation commissaire).  Kuwait: A request was received for evidence and to hear testimony via video call.	[7] Australia, Czech Republic, France, Kuwait, Netherlands, Spain, Switzerland.

Netherlands: Unknown.	
Switzerland: Dans de rares cas dans le cadre du chapitre II.	
No Estonia: There are no obstacles.	[31] Argentina, Bosnia and Herzegovina, Bulgaria, China, China (Hong Kong SAR), China (Macao SAR), Croatia, Cyprus, Denmark, Estonia
<u>Israel</u> : No requests for digital form evidence have been received or sent to date. Any case arising in the future would need to be examined ad hoc, bearing in mind the availability of technological means as well as authenticity and security requirements.	Finland, Germany, Hungary, Israel, Latvia, Lithuania, Luxembourg, Mexico, Monaco, Norway,
Norway: We do not have any detailed information about the request received or outgoing requests.	Poland, Portugal, Romania, Russian Federation, Serbia, Slovakia, Slovenia, Sri Lanka, Ukraine, United Kingdom, United States of America.
Unknown  Sweden: Sweden encourages the use of modern information technology, but no statistics are available.  (Opening remark to the 2008 questionnaire: "The Swedish legislation on the taking of evidence in civil or commercial matters is open in the sense that Swedish authorities can assist authorities from other states without their requests being based on conventions or agreements. Swedish authorities do not ask for declarations of reciprocity. Sweden is of the opinion that efforts should be made for good cooperation no matter if the request has been made under a certain convention. Therefore Sweden has no statistics with regard to the number of requests sent or received under a specific convention. Since requests made to Sweden are executed by Swedish courts and not the Ministry of Justice, the Ministry does not have statistics on the measures requested by foreign authorities.")	[1] Sweden.
F. Topics for the agenda of the Special Commission meeting	
(19) Are there any specific topics or practical issues that your State would like to have addressed at the Special Commission meeting concerning the Evidence Convention?	sed at the Special
Yes	[8]

#### Australia:

the a requirement in Notification requirements: Australia would support the introduction of Convention obliging the State of Origin to promptly:

of

Germany, Latvia, Slovakia, United States

America

Australia, Czech Republic, European Union, France,

- recover costs associated with commencement of evidence taking should the State of Origin fail to Australia queries whether an amendment to article 14 is required to enable Australian authorities to i) notify the State of Execution if the evidence sought in the Request is no longer required, and ii) respond to correspondence from the State of Execution and requests for further information.
- Video-links: Provision of video-links in Australia is very costly and issues arise due to the time difference between Australia and the State of Origin. We would appreciate that any amendments to the Convention in relation to the provision of video-links in the execution of Requests would require notify that the proceedings have settled in time.
- Requests for DNA samples: The Convention does not provide adequate safeguards with respect to the collection and testing of DNA samples from Australian citizens and residents. In Australia, there are stringent procedures pertaining to the collection and testing of DNA samples, which procedures may not be present in the State of Origin. Australia would support the introduction of a new article that pertains specifically to requests for DNA samples. Further, we consider that obligation to provide a DNA sample should be accompanied by a corresponding obligation on the State of Origin to allow a corresponding obligation for the State of Origin to pay associated costs. confirmatory testing to occur within the State of Execution.
  - Express recognition of international video-conferencing: Due to the significant growth in the availability and ease of cross-border video conferencing utilising programs such as Skype, Australia s receiving an increasing number of requests from Australian parties for the consensual taking of requests considerably outnumbers the number of formal evidence requests we receive through the Hague Evidence Convention process. To ensure that the Evidence Convention remains the most preeminent and relevant international tool for facilitating cross-border evidence taking, Australia encourages the Special Commission to consider the possibility of giving this form of evidence taking express recognition in the existing Convention. Australia also encourages the Special Commission to evidence via video-link from an overseas party. Currently, the number of these 'video conferencing' consider the issue of how to deal with cost-implications for judicial authorities in relation to videoconferencing.
    - Transmission of Letters of Request in electronic form: Australia encourages the Special Commission to give consideration as to the possibility of using electronic methods for the transmission of Letters of Request between requesting authorities and central authorities. The utilisation of electronic methods of transmission for Letters of Request could significantly speed up the processing of evidence requests. The Special Commission's consideration would necessarily involve the potential development of procedures to ensure the authenticity of documents transmitted electronically. request received via electronic methods, as long as within a set time, the relevant central authority Consideration could also be given to allowing central authorities to commence the processing of also receives a hard copy document from the requesting authority.

reasons behind those rejections. Australia is aware of occasions where Evidence Convention requests comparative research into the circumstances under which evidence requests are rejected, and the have been unsuccessful due to their conflict with domestic law, in particular domestic privacy law. It *Comparative research relating to evidence rejections:* Australia would also very much welcome any would be useful to see trends or patterns in this area.

Czech Republic: See coordinated answer of the EU.

### European Union:

- The designation of Central Authorities: The designation of a Central Authority is of vital importance for the smooth operation of all three Conventions. It should therefore be made clear to all acceding States that the Central Authority must be designated at the time of the deposit of the instrument of ratification or accession.
  - recommendations regarding the prompt execution of requests under the Service and the Evidence The prompt execution of requests: It would seem useful to continue the discussions on Conventions.
- Use of the Convention to obtain the address of a person: It is suggested to exchange views on the willingness of the Contracting States to accept and process requests for information about the address of a person under the Convention. Information about such acceptance could be provided on the website of the Hague Conference.
- Difficulties encountered as regards the execution of letters of request: Some Member States have reported difficulties in certain Contracting States, among them the United States of America, as regards the execution of letters of request. It is suggested to address this practical issue with a view to finding solutions which will allow for the smooth operation of the Convention in all Contracting

#### France:

2. Question de l'opportunité du recours à la Convention de la Haye de 1970 dans des situations où le juge du for pourrait obtenir la même preuve directement auprès d'une partie / Situations dans lesquelles a Convention sur l'obtention des preuves est utilisée alors qu'il semble que le juge du for souhaite authentifier un document, donc pourrait utiliser les conventions prévues à cet effet, et notamment la 1. Intérêt à préciser les modalités d'intervention du Commissaire désigné en application du chapitre II. Convention Apostille de 1961.

Germany: The designation of Central Authorities only after the convention enters into force is too late. The designation ought to take place as early as possible.

<u>Latvia</u>: Aspects of the determination of the place of residence under the scope of the Convention.

Slovakia: Voir la réponse de la Commission européenne.

## United States of America:

Strongly encouraging the inclusion of e-mail addresses in Letters of Request.

	[32]	Argentina, Bosnia and	Herzegovina, Bulgaria,	China, China (Hong Kong	SAR), China (Macao	SAR), Croatia, Cyprus,	Denmark, Estonia,	Finland, Hungary, Israel,	Kuwait, Lithuania,	Luxembourg, Mexico,	Monaco, Netherlands,	Norway, Poland, Portugal,	Romania, Russian	Federation, Serbia,	Slovenia, Spain, Sri	Lanka, Sweden,	Switzerland, Ukraine,	Hnited Kingdom
- Using e-mail for communications between Central Authorities and between Central Authorities and Requesting Authorities.																		